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10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION				
12	WAYMO LLC,	CASE NO. 3:17-cv-00939-WHA			
13	Plaintiff,	DECLARATION OF JORDAN JAFFE IN			
14	vs.	SUPPORT OF PLAINTIFF WAYMO LLC'S ADMINISTRATIVE MOTION TO			
15	UBER TECHNOLOGIES, INC.; OTTOMOTTO LLC; OTTO TRUCKING	FILE UNDER SEAL PORTIONS OF WAYMO'S RESPONSES TO QUESTIONS			
16	LLC,	FOR HEARING ON PLAINTIFF'S MOTION FOR PROVISIONAL RELIEF			
17	Defendants.				
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		CASE No. 3:17-cv-00939-WHA			

JAFFE DECLARATION ISO WAYMO'S ADMINISTRATIVE MOTION TO SEAL

I, Jordan Jaffe, declare as follows:

- 1. I am an attorney licensed to practice in the State of California and am admitted to practice before this Court. I am a partner at the law firm Quinn Emanuel Urquhart & Sullivan, LLP, counsel for the Plaintiff Waymo LLC ("Waymo"). I have personal knowledge of the matters set forth in this Declaration, and if called as a witness I would testify competently to those matters.
- 2. I make this declaration in support of Waymo's Administrative Motion to File Under Seal Portions of Waymo's Responses To Questions For Hearing on Plaintiff's Motion For Provisional Relief (the "Administrative Motion"). The Administrative Motion seeks an order sealing the following materials:

Document	Portions to Be Filed	Designating Party
	Under Seal	
Waymo's Responses To Questions	Highlighted Portions	Waymo (green
For Hearing on Plaintiff's Motion		highlighting);
For Provisional Relief ("Waymo's		Uber ¹ (blue
Responses")		highlighting)

- 3. Waymo's Responses contain references to Waymo's trade secret information, which Waymo seeks to seal. The references describe Waymo trade secrets with specificity, including their description, development, and implementation.
- 4. I understand that these trade secrets are maintained as secret by Waymo (Dkt. 24-15) and are valuable as trade secrets to Waymo's business (Dkt. 24-3). The public disclosure of this information would give Waymo's competitors access to descriptions of the functionality of Waymo's autonomous vehicle system. If such information were made public, I understand that Waymo's competitive standing would be significantly harmed.
- 5. Waymo's request to seal is narrowly tailored to those portions of Waymo's Objections that merit sealing.

[&]quot;Uber" means Uber Technologies, Inc., Ottomotto LLC, and Otto Trucking LLC, collectively.

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1	6. Waymo only seeks to seal the portions of Waymo's Responses (highlighted blue)
2	identified in the table above, because Waymo believes such information is considered confidential or
3	non-public by Uber.
4	I declare under penalty of perjury under the laws of the State of California that the foregoing is
5	true and correct, and that this declaration was executed in San Francisco, California, on May 2, 2017.
6	By <u>/s/ Jordan Jaffe</u>
7	Jordan Jaffe Attorneys for WAYMO LLC
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CASE No. 3:17-cv-00939-WHA

JAFFE DECLARATION ISO WAYMO'S ADMINISTRATIVE MOTION TO SEAL